REMARKS

In the Office Action mailed September 27, 2004, Claims 1 and 3 were rejected under 35 USC §102(e) as being anticipated by Bae et al. (U.S. Patent 6,256,072) and Claims 2 and 4 under 35 USC §103(a) as being unpatentable over Bae et al. The following rejections are respectfully traversed.

Claims 1-4 are pending and under consideration. Claims 1-4 are amended. No new matter is presented.

Bae et al. discuss a closed-caption broadcasting apparatus "for superimposing closed-caption information in a video signal and modulating an audio signal and the video signal to a television signal..." (Col. 2, lines 64-67 and Col. 3, line 1). Further, Bae et al. refer to FIG. 1 and disclose that a "data packet modulating section 75 modulates the data packed generated by the character code generating section 73...A synchronous counter section 76 receives a sync signal provided from the video signal processing section 40, and is reset by a vertical sync signal...A window signal generating section 77 receives the counted value of the synchronous counter section 76 and generates a window signal, which is a switching control signal of a switching section 78..." (Col. 5, lines 55-67 and Col. 6, lines 1-4).

In contrast to Bae et al., the present invention discusses a moving image data controlling apparatus, method, computer readable program wherein the moving image data and the control information are compressed and integrated. Claims 1-4 have been amended to include at least the patentably distinguishing feature of integrating a compressed inputted moving image data with a compressed control information.

Bae et al. fail to teach or suggest at least the patentably distinguishing feature of integrating a compressed inputted moving image data with a compressed control information, as recited in amended independent claims 1-4.

Concluding Remarks -

Accordingly, withdrawal of the foregoing rejections is respectfully requested and allowance of all pending claims 1-4 is requested.

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

STAAS & HALSEY LLP

Date: Dec. 27,1004

1201 New York Ave, N.W., Suite 700

Washington, D.C. 20005 Telephone: (202) 434-1500 Facsimile: (202) 434-1501 Gene M. Garner II

Registration No. 34,172